

or the repeal of any section of any or all of them, shall not affect or impair any right vested or acquired or existing at the time of said appeal; nor shall it impair, affect or release any contracted obligation, duty, liability, suit or penalty whatever now existing; and all such suits and actions, and all proceedings whatsoever under the Acts hereby repealed, shall be prosecuted and proceeded with to final determination and judgment or final order, and all other proceedings shall be had in such suits, actions or proceedings, as if said Acts above mentioned and repealed by this Act had not been repealed.

Make present section 7 of bill section 8.

Mr. Gill submitted the following amendment:

AMENDMENT PROPOSED.

Provided further, That this Act shall not apply to or in any way interfere with the opening of any street already condemned or laid out under the laws hereby repealed.

Which was rejected.

The question then recurring upon the amendments submitted by Mr. Keech, they were severally read and adopted.

Said bill, as amended, was read a second time and ordered to be engrossed for a third reading.

The bill entitled an Act to pay to Luther A. Martin, late Sheriff of Charles county, the sum of eighty-two dollars and thirty cents, erroneously paid into the Treasury,

Was read a third time and passed by yeas and nays, as follows :

AFFIRMATIVE.

Messrs.

Bond,	Mackey,	Cooper,
Colton,	Davis,	McWilliams,
Henkle,	Etchison,	Gill,
Robinson,	Kemp,	Hart,
Nutwell,	Pruitt,	Groh,
Bird,	Merrill,	Stake,
Lancaster,	Miller,	Clark,
Hawkins,	Lamar,	Watkins,
Merryman,	Nicodemus,	Fletchall,
Banks,	Annan,	Wier,
Seth,	Grafton,	Wack,
Valliant,	Lee,	Park,
Coulbourn,	Riley,	Brace,
Gordy,	Dawson,	Waters,